Applicant: Graham P. Allaway et al.

Serial No: 09/852,238 Filed: May 9, 2001

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In the claims:

Please renumber pages 82-88 containing the claims as pages 74-80.

<u>In the abstract:</u>

Please renumber page 89 containing the abstract as page 81.

Remarks

In the June 5, 2001 Notice To Comply, the Examiner stated that this application does not contain a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disk) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). The Examiner stated that applicant must provide such The Examiner stated that a copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 C.F.R. 1.821(e). The Examiner stated that if the effective ruling date is on or after September 8, 2000, see the final rulemaking notice published in the Federal register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, The Examiner stated that applicant must provide an 2000). initial computer readable for (CRF) copy of the "Sequence Listing" and a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(f), 1.821(g), 1.825(b), or 1.825(d). 1.821(e), Examiner stated that if applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.